UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS EL PASO DIVISION

USA	§
	§
vs.	§ Case Number: EP:22-CR-00320(1)-DB
	§ RFC
(1) LUIS REYES-SANTILLAN	Š

ORDER SETTING DETENTION HEARING

IT IS HEREBY ORDERED that the above entitled and numbered case is set for **DETENTION HEARING**, in Magistrate Courtroom 612, on the 6th Floor of the United States Courthouse, 525 Magoffin Avenue, El Paso, TX, on:

September 30, 2024 at 10:00 AM

Defense Counsel is **ORDERED** to meet and confer with the Defendant prior to the time of the hearing. Failure to do so, in absence of good cause, will result in termination of the appointment of counsel.

IT IS FURTHER ORDERED that the Clerk of Court shall send a copy of this order to the defendant, counsel for defendant, the United States Attorney, U.S. Pretrial Services, United States Probation Office, and any surety or custodian, if applicable. Counsel for the defendant shall notify the defendant of this setting and if the defendant is on bond, advise the defendant to be present at this proceeding.

In accordance with Federal Rule of Criminal Procedure 5(f), as amended by the Due Process Protections Act, Pub. L. No. 116-182, 134 Stat. 894 (Oct. 21, 2020), the Government is hereby notified of and ordered to comply with (1) the prosecutor's disclosure obligations under Brady v. Maryland, 373 U.S. 83 (1963), and its progeny, and (2) the possible consequences of violating this Order, which may include sanctions such as delay of trial or other proceedings, the exclusion of evidence, the giving of adverse jury instructions, the grant of new trial, the dismissal of an action, or finding in contempt.

IT IS SO ORDERED this 25th day of September, 2024.

ROBERT F. CASTANEDA UNITED STATES MAGISTRATE JUDGE

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS EL PASO DIVISION

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vs.		9 8 8 8 8	NO:		EP:22-CR-00320(1)-DB RFC	
(1) LUIS REYES-SANTI	LLAN	§ §				
	WAIVER OF PRELIM AND/OR DETENT (Rule 5 or 32.1, F	ION HEA	ARING		<u>G</u>	
PRELIMINARY HEARI	<u>NG</u>					
before this Court and been have a preliminary hearing provide evidence to suppo	advised of my rights as required , I have been advised that at a r	by Rule 3 reliminar	5 or 32. ry heari	.Ĭ, ing	in this District, and having appeared Fed.R.Crim.P., including my right to g, the government will be required to ng with the benefit of counsel I, do	
comparecido ante este Trib	ounal y me han informado de mi Reglamentos de Procedimientos	derecho	a una a	ıuc	ción pendiente en este Distrito, he liencia preliminar, cumpliendo con el por este medio renuncio (abandono) a	
Date/Fecha		(1) LUIS Defendar			-SANTILLAN,	
DETENTION HEARING						
the court will hear evidence set for me. I have been adv	e to determine whether I should by ised that, if I waive (give up) my	e held in right to a	jail wit detenti	tho ior	en advised that, at a detention hearing, out bond or whether a bond should be a hearing, I will be held in jail without by waive (give up) my right to have a	
poder determinar si seguiré mi derecho a una audiencia	detenido sin fianza o si me fijará	n fianza.	Me hai	n i	anza, el juez recibirá las pruebas para nformado que si renuncio (abandono) que se me someta a jucio. Renuncio	
Date/Fecha		(1) LUIS Defendar			-SANTILLAN,	
		Carmon: COUNSI	,	,	DEFENDANT	